FORM 6-K

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934

For the Quarter Ended September 30, 2003

GOLD RESERVE INC.

Commission file number	000-30102	
Address Of Principal Execu	utive Offices:	Suite 200 Spokane, Washington 99201
Indicate by check mark wh or Form 40-F.	ether the registrant files or will	file annual reports under cover Form 20-F
Form 20-F <u>X</u>	Form 40-F	
		ng the information contained in this Form is also thereby Rule 12g3-2(b) under the Securities Exchange Act of 1934.
Yes	No <u>X</u>	
If "Yes" is marked, indicate Rule 12g3-2(b):	e below the file number assigne	ed to the registrant in connection with

GOLD RESERVE INC.

September 30, 2003

Interim Financial Report U.S. Dollars

Forward Looking Statements

The information presented or incorporated by reference in this interim report, including managements discussion and analysis of financial condition and results of operations, contains both historical information and forward-looking statements (within the meaning of Section 27A of the United States Securities Act of 1933, as amended (the Securities Act), and Section 21E of the United States Securities Exchange Act of 1934, as amended (the Exchange Act)). These forward-looking statements involve risks and uncertainties, as well as assumptions that, if they never materialize, prove incorrect or materialize other than as currently contemplated, could cause the results of the Company and its consolidated subsidiaries to differ materially from those expressed or implied by such forward-looking statements.

Numerous factors could cause actual results to differ materially from those in the forward-looking statements, including without limitation the risk that actual reserves may vary considerably from estimates presently made, the impact of currency, metal prices and metal production volatility, the concentration of operations and assets in Venezuela, the regulatory, political and economic risks associated with Venezuelan operations, our ability to obtain additional funding for future advancement of the Brisas property, our dependence upon the abilities and continued participation of certain key employees, and the risks normally incident to the operation and development of mining properties.

The words "believe," "anticipate," "expect," "intend," "estimate," "plan," "assume," "positioned," "may," "will," "could" and other similar expressions that are predictions of or indicate future events and future trends which do not relate to historical matters, identify forward-looking statements. Any such forward-looking statements are not intended to give any assurances as to future results.

Investors are cautioned not to put undue reliance on forward-looking statements, and should not infer that there has been no change in the affairs of the Company since the date of this report that would warrant any modification of any forward-looking statement made in this document, other documents filed periodically with securities regulators or documents presented on our Company website. All subsequent written and oral forward-looking statements attributable to the Company or persons acting on its behalf are expressly qualified in their entirety by this notice. The Company disclaims any intent or obligation to update publicly these forward-looking statements, whether as a result of new information, future events or otherwise.

Investors are urged to read the Company's filings with U.S. and Canadian regulatory agencies, which can be viewed on-line at www.sec.gov, www.sedar.com or at the Company's website, www.goldreserveinc.com. Additionally, you can request a copy directly from the Company.

Operations Overview

The Company's Brisas property, a gold and copper deposit, is located in the Kilometer 88 mining district in the State of Bolivar, southeastern Venezuela. The in-pit mineral reserves on the Brisas property utilizing the Cominco Engineering Services Limited (CESL) process and a traditional smelter process for treating copper concentrates are estimated at 7.5 million ounces of gold and approximately 1.1 billion pounds of copper and 6.6 million ounces of gold and approximately 764 million pounds of copper, respectively. The identified mineralization is contained within an area approximately 1,900 meters long and 500 to 900 meters wide and continues for an unknown distance down dip to the west, to the north and south and below the current mineralized deposit.

Based on a pre-feasibility study and previous reserve estimates, the anticipated mining and processing facility was to process an estimated 50,000 tonnes per day, yielding an average annual production of approximately 362,000 ounces of gold and 46 million pounds of copper. The proposed mining facility, as it presently exists, includes on-site copper processing utilizing an autoclave for pressure oxidation of the concentrates followed by a series of leaching sequences to recover the copper and gold. Construction of a mining facility at the Brisas property is estimated to cost approximately \$353 million (including working capital of approximately \$19.5 million). Construction of a mining facility, if warranted, would take 18 to 24 months.

The Company has selected an engineering firm to complete a bankable feasibility study. The feasibility study will update the pre-feasibility cash operating and total costs per ounce utilizing current reserve estimates. Using previously completed reserve estimates that were based on Gold Institute guidelines and the assumptions included in the pre-feasibility study, cash operating costs were estimated at \$153 per ounce of gold (using \$300 per ounce gold, \$0.90 per pound copper and on-site copper processing) and total after-tax costs were estimated at \$243 per ounce of gold (including operating costs, working capital, initial capital and life of mine capital less sunk costs). Estimated cost per ounce of gold is determined net of copper revenues. Actual production rates, cost of production and capital requirements are likely to vary from present estimates based on the results of the final feasibility study.

Brisas Project

During the first quarter of 2003, MEM (Ministry of Energy and Mines) approved an operating plan for the alluvial and hardrock ore and project infrastructure for the Brisas project. Based on this operating plan, the Company is preparing an updated and expanded EIS for the larger project. The Brisas project is located in the Imataca Forest Reserve ("Imataca") within an area previously set aside for mining. In 1997 the Supreme Court issued a preventive measure that no new mining concessions or rights could be granted in the Imataca. Subsequent to the Supreme Court order, MEM granted the Company the hardrock exploitation concession based on the fact that Brisas is located in the area previously approved for mining within the boundary of the Imataca. Prior to the granting of the hardrock concession and subsequent to the Supreme Court order, the Company had submitted to MEM and MARNR (Ministry of Environment) several concession and permit applications related to the Brisas project. Although MEM has approved the operating plan for the Brisas property, these applications are currently pending the resolution of the Imataca matter. Exploitation activities including preparations for production activities are typically required to commence within two years from the approval of the operating plan, but MEM representatives have indicated that any delay in the resolution of the Imataca matter further delays any obligation required of the concession and/or contract holder. MEM and MARNR are presently holding public meetings and have indicated that the Imataca issue is expected to be resolved during the next six months.

In March 2003, Behre Dolbear & Company, Inc. (Behre Dolbear) of Denver, Colorado commenced a mine reserve analysis for the Company's Brisas gold/copper project. This study was completed in August 2003 and included separate reserve analysis for the CESL process, as well as, a conventional smelter process case. The results of the reserve analyses, which are discussed elsewhere in this document, will be utilized in the completion of the final feasibility study. Behre Dolbear also recommended that the Company complete additional drilling which could potentially expand the mineral reserves.

In May 2003, a mining contractor was engaged to extract a 600-700 tonne bulk sample from the Brisas gold/copper project for a large scale CESL test. The material will be processed into a gold-copper concentrate at SGS Lakefield Research Limited in Canada and then transported to CESL in Vancouver. This test is designed to provide the necessary data to complete the CESL portion of the final feasibility study. The immediate advantage of the CESL process is an improved return on payable metal and elimination of significant transportation costs for the gold-copper concentrate to an out-of-country smelter. In early November the shaft to obtain the underground bulk sample had reached total depth and horizontal drifting commenced. The Company expects to ship the ore sample to Canada before year-end.

In November 2003, the Company commenced a drilling program at the Brisas gold-copper project. The drill program is expected to utilize two drill rigs for 33 core holes totaling approximately 11,500 meters, at a cost of approximately US \$700,000. The drilling will occur primarily in the down dip extension and southern extension of the ore body and also in a high-grade zone southeast of the existing pit design. The current drill program is expected to increase the Company's mineral reserves.

Also in November 2003, the Company selected Kvaerner U.S. Inc., a subsidiary of the international engineering and construction services group Aker Kvaerner, to complete the bankable feasibility study for the construction and operation of the Brisas gold-copper project. The study contemplates the previously discussed 50,000 tonne per day conventional milling facility utilizing two primary cases to be evaluated for a 2004 production decision. The base case will be a conventional gold-copper mill with a secondary circuit utilizing the CESL gold-copper process, producing dore gold and cathode copper on-site. The other case will be a conventional gold-copper mill that will produce a copper concentrate for processing by an off-site smelter. Other processing alternatives and optimization studies will also be conducted as part of the final feasibility study. Vector Colorado LLC and Pincock Allen & Holt will participate in the completion of the Brisas feasibility study.

In addition to these activities, environmental studies as well as permitting are required to complete the final feasibility study. The need for and the timing of additional activities are subject to, among other things, the results of the CESL test, typical environmental and regulatory permits as well as the scheduling of third party consultants and contractors and any additional information required by third parties for the completion of the feasibility study.

Reserve Estimate Audits

Management, in accordance with the disclosure requirements of applicable Canadian and U.S. Securities Commissions, has prepared the mineral reserve and resource estimates set forth in this document. The definitions related to reserves, used herein, are pursuant to Canadian National Instrument 43-101; Standards of Disclosure for Mineral Projects, which management believes are substantially the same as those definitions used in the U.S. Securities and Exchange Commission Industry Guide 7. The qualified persons involved in the property evaluation and the resource and reserve estimates are Dr. Qingping Deng, C.P.Geol. of AIPG and Ing. Baltazar Salano Rico of Behre Dolbear. In addition, Brad Yonaka a geological consultant for Gold Reserve was involved in the geologic analysis.

Behre Dolbear & Company, Inc. ("Behre Dolbear") has performed various audits of the Brisas data compiled by the Company. Behre Dolbear concluded from their audits that: technical data collection procedures met or exceeded accepted industry standards; assay laboratories provided reliable and acceptable results; and the compiled database was of a quality appropriate for utilization in a mineral reserve study suitable for obtaining financing. Further, Behre Dolbear has advised Gold Reserve that it has an adequate basis for supporting the estimated mineral reserves at the Brisas project in accordance with Canadian National Instrument 43-101, Standards of Disclosure for Mineral Projects as well as the standards contained in the U.S. Securities and Exchange Commission Industry Guide 7.

Mineral Reserve Estimate

CESL PROCESS

The Brisas property in-pit mineral reserve estimate utilizing the CESL process for treating copper concentrate is estimated to contain approximately 328.5 million tonnes with an average grade of 0.708 grams of gold per tonne and 0.15% copper with a waste to ore ratio of 1.80:1. The reserve was calculated using an average gold and copper price of \$325 per ounce and \$0.85 per pound, respectively. The August 2003 mineral reserve is summarized in the following tables:

	Reserve			Au	Cu	Waste	Total	
	tonnes	Au grade	Cu grad	e ounces	pounds	tonnes	tonnes	Strip
Class	(thousands)	(g/t)	(%)	(thousands)	(millions)	(thousands)	(thousands)	Ratio
Proven	224,174	0.770	0.132	5,547	650			
Probable	104,288	0.575	0.188	1,928	433			
Total	328,462	0.708	0.150	7,475	1,083	591,722	920,184	1.80

SMELTER PROCESS

The Brisas property in-pit mineral reserve estimate utilizing a traditional smelter process for treating copper concentrate off-site is estimated to contain approximately 256.6 million tonnes of mineral reserves with an average grade of 0.805 grams of gold per tonne and 0.135% copper with a waste to ore ratio of 2.19:1. The reserve was calculated using an average gold and copper price of \$325 per ounce and \$0.85 per pound, respectively. The August 2003 mineral reserve is summarized in the following tables:

Class	Reserve tonnes (thousands)	Au grade (g/t)	Cu grad (%)	Au le ounces (thousands)	Cu pounds (millions)	Waste tonnes (thousands)	Total tonnes (thousands)	Strip Ratio
Proven Probable	193,685 62,930	0.841 0.694	0.124 0.170	5,237 1,404	528 236			
Total	256,615	0.805	0.135	6,641	764	562,579	819,194	2.19

Mineral Resource Estimates

CESL PROCESS

The Brisas property, using the CESL process for treating copper concentrates, is estimated to contain a measured and indicated mineral resource of 9.9 million ounces of gold and approximately 1.4 billion pounds of copper (based on 0.4 gram per tonne gold equivalent cut-off). The August 2003 measured and indicated mineral resource for the CESL process, which includes the mineral reserve, is summarized in the following tables:

(kt= 1,000 tonnes)		Measured	i		Indicated		M	leasured/l Comb		
Au Eq										
Cutoff		Au	Cu		Au	Cu		Au	Cu	
Grade	kt	(g/t)	(%)	kt	(g/t)	(%)	kt	(g/t)	(%)	
0.40	273,013	0.73	0.119	194,573	0.557	0.16	467,586	0.658	0.136	

(millions)	Measured		Indicated	i	Measured/Indicated Combined
Au Eq					
Au Eq Cutoff	Au	Cu	Au	Cu	Au Cu
Grade	OZ.	lb.	OZ.	lb.	oz. lb
0.40	6.405	717	3.484	687	9.889 1,404

The inferred mineral resource for the CESL process (based on 0.4 gram per tonne equivalent cut-off) is estimated at 93.1 million tonnes of 0.56 grams gold per tonne and 0.14 percent copper, or 1.67 million ounces of gold and 282 million pounds of copper.

SMELTER PROCESS

The Brisas property, using a traditional smelter process for treating copper concentrates off-site, is estimated to contain a measured and indicated mineral resource of 9.5 million ounces of gold and approximately 1.2 billion pounds of copper (based on 0.4 gram per tonne gold equivalent cut-off). The August 2003 measured and indicated mineral resource for a traditional smelter process, which includes the mineral reserve, is summarized in the following tables:

(kt= 1,000 tonnes)		Measured	l		Indicated		N	Ieasured/I Combi		
Au Eq										
Cutoff		Au	Cu		Au	Cu		Au	Cu	
Grade	kt	(g/t)	(%)	kt	(g/t)	(%)	kt	(g/t)	(%)	
0.40	252,227	0.769	0.117	162,264	0.625	0.155	414,491	0.712	0.132	

(millions)	Measured		Indicate	d	Measured/Indicated Combined
Au Eq					
Au Eq Cutoff	Au	Cu	Au	Cu	Au Cu
Grade	OZ.	lb.	OZ.	lb.	oz. lb
0.40	6.233	649	3.258	554	9.491 1,203

The inferred mineral resource for the smelter process (based on 0.4 gram per tonne equivalent cut-off) is estimated at 77.2 million tonnes of 0.64 grams gold per tonne and 0.12 percent copper, or 1.58 million ounces of gold and 205 million pounds of copper.

Financial Overview

Overview

We prepare our consolidated financial statements in U.S. Dollars in accordance with accounting principles generally accepted in Canada. The Company has not recorded revenue or cash flow from mining operations and has experienced losses from operations for each of the last five years, a trend we expect to continue until the Brisas property is put into production. The information contained herein should be read in conjunction with the Company's consolidated financial statements, included herein.

Venezuela has experienced high levels of inflation during the last several years and has also most recently experienced political instability and civil unrest (including a national work stoppage and a number of civil disturbances), fuel shortages, currency and exchange controls, and a decline in industrial output and foreign investment. Despite this political and economic turmoil, we have not experienced any significant adverse impact on our operations in Venezuela nor have we curtailed our investment activities in the country. However, our future operations and investments in Venezuela could be adversely affected by continued political instability and civil unrest, as well as, exchange controls, currency fluctuations, political instability, changes in mining laws or regulations, taxation, judicial decisions and laws or policies of Venezuela and the United States affecting trade, investment, taxation and other factors.

The total financial resources of the Company, cash plus current and non-current marketable securities, increased \$7.8 million from December 31, 2002 to approximately \$20.4 million as of September 30, 2003 (unaudited):

	September 30, 2003	I	December 31, 2002	
Cash and equivalents	\$ 11,829,946	\$	1,584,632	
Marketable securities - current	7,758,055		10,945,768	
Marketable securities - non-current	766,327			
	\$ 20,354,328	\$	12,530,400	

Consolidated net loss for the three and nine months ended September 30, 2003 amounted to \$809,276 and \$2,074,145 or \$0.03 and \$0.09 per share compared to consolidated net loss of \$643,273 and \$2,248,257 or \$0.03 and \$0.10 per share for the same periods in 2002. The decrease in net loss from the comparable nine-month period results primarily from a decrease in foreign currency loss.

On September 26, 2003, the company completed a private placement financing of 4,042,000 units at Canadian \$3.50 per unit. Each unit consists of one Common Share and one half Common Share Purchase Warrant. Each whole Common Share Purchase Warrant entitles its holder to acquire one Common Share at a price of Canadian \$5.25 for a period of 18 months following the closing of the private placement. The net proceeds of the private placement amounted to approximately US\$ 9.6 million. The Company had no significant investing activities during the nine months ended September 30, 2003, other than investments in marketable securities, which, on a net basis, totaled approximately \$2.4 million in sales and maturities of marketable securities.

Planned corporate expenditures for 2003, excluding the amounts that may be expended for the completion of the feasibility study on the Brisas property and other exploration as noted below, are estimated at \$3.0 million. Interest and investment income for 2003 is projected to be approximately \$0.8 million.

On October 3, 2003 the Company's common shares were approved for listing on the American Stock Exchange ("AMEX") under the ticker symbol GRZ. Concurrent with the commencement of trading on the AMEX, The Toronto Stock Exchange changed the Company's trading symbol to GRZ. Trading on the NASD, OTC BB was discontinued at the close of market on Thursday, October 2, 2003.

We expect the activities related to the completion of final feasibility and engineering to cost approximately \$7 million. We plan on completing the final feasibility in 2004, although the timing of these activities are subject to, among other things, typical environmental and regulatory permits as well as the scheduling of third party consultants and contractors. As a result, we cannot say with certainty if the final feasibility study will be completed in 2004.

As of November 25, 2003, the Company held approximately \$20 million in cash and investments. In the near-term management believes that current cash and investment balances are sufficient to allow the Company to fund its activities through 2004. The Brisas property mining facility, as presently proposed in the Brisas preliminary feasibility study, is estimated to cost \$353 million over an 18 to 24 month construction period. The ultimate design and cost of the plant and associated expenditures are subject to the results of a final feasibility study and would be expected to vary to some degree from original estimates.

Future production of gold and copper on the Brisas property is dependent upon, among other things, the price of gold and copper, obtaining adequate financing, and obtaining the appropriate environmental and operating permits. Management can provide no assurances that it will be able to acquire the required significant additional financing that will be needed, if and when, construction on the Brisas project commences. Failure to raise the required funds will impede the Company's ability to construct and operate the Brisas project and would, in the long-term, have a material adverse effect on the Company.

The Bolivar/Dollar exchange rate ended 2002 at Bs. 1,403 to the Dollar, up Bs. 645 (85%) from December 2001. In February 2002, a free-floating exchange rate system was established, with the Venezuelan Central Bank acting as the main foreign currency seller. During the first quarter of 2003, the exchange rate was fixed at Bs. 1,600 to the Dollar.

As of November 25, 2003, the Company had the following shares, equity units, warrants and share options issued:

Class A common	27,355,258
Equity units*	1,237,880
Warrants to purchase Class A common shares	2,021,000
Options to purchase Class A common shares	3,339,124

^{*}An equity unit consists of one class B common share of Gold Reserve Inc. and one class B common share of Gold Reserve Corporation. Equity units are convertible into Class A common shares of Gold Reserve Inc. on a one to one basis.

CONSOLIDATED BALANCE SHEETS

September 30, 2003 (unaudited) and December 31, 2002

U.S. Dollars	September 30, 2003	December 31, 2002
ASSETS		
Current Assets		
Cash and cash equivalents	\$ 11,829,946	\$ 1,584,632
Marketable securities	7,758,055	10,945,768
Deposits, advances and other	386,084	348,798
Accrued interest	83,457	148,893
Total current assets	20,057,542	13,028,091
Property, plant and equipment, net	46,130,956	46,144,396
Marketable securities	766,327	
Other	 613,441	670,036
Total assets	\$ 67,568,266	\$ 59,842,523
Current Liabilities: Accounts payable and accrued expenses	\$ 468,620	\$ 350,261
Total current liabilities	468,620	350,261
Minority interest in consolidated subsidiaries	1,102,520	1,080,241
	1,102,520 1,571,140	1,080,241 1,430,502
Minority interest in consolidated subsidiaries Total liabilities SHAREHOLDERS' EQUITY		
Total liabilities SHAREHOLDERS' EQUITY Serial preferred stock, without par value	1,571,140	1,430,502
SHAREHOLDERS' EQUITY Serial preferred stock, without par value Common shares and equity units, without par value	1,571,140	1,430,502 102,498,071
SHAREHOLDERS' EQUITY Serial preferred stock, without par value Common shares and equity units, without par value Less, common shares held by affiliates	1,571,140 112,157,321 (674,598)	1,430,502 102,498,071 (674,598)
SHAREHOLDERS' EQUITY Serial preferred stock, without par value Common shares and equity units, without par value Less, common shares held by affiliates Accumulated deficit	1,571,140 112,157,321 (674,598) (45,420,813)	1,430,502 102,498,071 (674,598) (43,346,668)
SHAREHOLDERS' EQUITY Serial preferred stock, without par value Common shares and equity units, without par value Less, common shares held by affiliates Accumulated deficit KSOP debt	1,571,140 112,157,321 (674,598) (45,420,813) (64,784)	1,430,502 102,498,071 (674,598) (43,346,668) (64,784)
SHAREHOLDERS' EQUITY Serial preferred stock, without par value Common shares and equity units, without par value Less, common shares held by affiliates Accumulated deficit	1,571,140 112,157,321 (674,598) (45,420,813)	1,430,502 102,498,071 (674,598) (43,346,668)

The accompanying notes are an integral part of the consolidated financial statements.

Approved by the Board of Directors:

s/ Chris D. Mikkelsen

s/ Patrick D. McChesney

CONSOLIDATED STATEMENTS OF OPERATIONS

For the Three and Nine Months Ended September 30, 2003 and 2002 (unaudited)

		Three Months Ended			Nine Months Ended				
U.S. Dollars		2003		2002		2003		2002	
OTHER INCOME									
Interest	\$	145,664	\$	167,040	\$	467,363	\$	477,219	
Gain (loss) on sale of marketable securities	·	,		(6)		11,800		(4,254)	
		145,664		167,034		479,163		472,965	
EXPENSES									
General and administrative		365,513		376,381		970,192		921,301	
Technical services		507,807		326,922		1,133,892		1,030,683	
Corporate communications		105,885		58,407		303,182		215,279	
Legal and accounting		9,725		6,733		107,902		97,897	
Foreign currency (gain) loss		(41,409)		32,999		15,861		435,021	
Minority interest in net income									
of consolidated subsidiaries		7,419		8,865		22,279		21,041	
		954,940		810,307		2,553,308		2,721,222	
Net loss	\$	(809,276)	\$	(643,273)	\$		\$	(2,248,257)	
Net loss per share	\$	(0.03)	\$	(0.03)	\$	(0.09)	\$	(0.10)	
100 1000 per sitaire	Ψ	(0.03)	Ψ	(0.03)	Ψ	(0.09)	Ψ	(0.10)	
Weighted average common									
shares outstanding	2	23,673,135	2	3,273,564		23,553,556		23,272,816	

CONSOLIDATED STATEMENTS OF DEFICIT

For the Nine Months Ended September 30, 2003 and 2002 (unaudited)

U.S. Dollars

Deficit, December 31, 2002	\$ (43,346,668)
Net loss	(2,074,145)
Deficit, September 30, 2003	\$ (45,420,813)
Deficit, December 31, 2001	\$ (40,338,546)
Net loss	(2,248,257)
Deficit, September 30, 2002	\$ (42,586,803)

The accompanying notes are an integral part of the consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS

For the Three and Nine Months Ended September 30, 2003 and 2002 (unaudited)

	Three Months Ended		Nine Mo	nths Ended	
U.S. Dollars	2003	2002	2003	2002	
Cash Flows from Operating Activities:					
Net loss	\$ (809,276)	\$ (643,273)	\$ (2,074,145)	\$(2,248,257)	
Adjustments to reconcile net loss to net cash	\$ (007,270)	\$ (043,273)	\$ (2,074,143)	Ψ(2,240,237)	
used by operating activities:					
Depreciation	10,992	12,294	33,369	47,352	
Amortization of premium on					
marketable securities	22,993	33,865	68,211	76,341	
Foreign currency (gain) loss	(41,409)	32,999	15,861	435,021	
Minority interest in net income of					
consolidated subsidiaries	7,419	8,865	22,279	21,041	
Net (gain) loss on sale of marketable securities		6	(11,800)	4,254	
Shares issued for compensation and KSOP				30,000	
Changes in non-cash working capital:					
Net decrease (increase) in deposits,					
advances and accrued interest	(26,259)	(22,569)	28,150	(84,957)	
Net (decrease) increase in accounts payable	101 -1-		440.0.50	(= (0)	
and accrued expenses	191,547	5,313	118,359	(67,668)	
Net cash used by operating activities	(643,993)	(572,500)	(1,799,716)	(1,786,873)	
Cash Flows from Investing Activities:					
Proceeds from the sale and maturity of					
marketable securities	2,000,000	199,994	6,851,300	7,413,246	
Purchase of marketable securities	(1,300,718)	(2,281,800)	(4,486,325)	(9,408,410)	
Purchase of property, plant and equipment	(14,928)	(543)	(19,929)	(6,235)	
Other	31,632	(4,536)	40,734	95,266	
Net cash provided (used) by investing activities	715,986	(2,086,885)	2,385,780	(1,906,133)	
Cash Flows from Financing Activities:					
Proceeds from the issuance of common shares	9,659,250	10,800	9,659,250	12,960	
Net cash provided by financing activities	9,659,250	10,800	9,659,250	12,960	
Change in Cash and Cash Equivalents:					
Net increase (decrease) in cash and cash equivalen	ts 9,731,243	(2,648,585)	10,245,314	(3,680,046)	
Cash and cash equivalents - beginning of period	2,098,703	4,733,204	1,584,632	5,764,665	
Cash and cash equivalents - end of period		\$ 2,084,619	\$11,829,946	\$ 2,084,619	
			. ,		

The accompanying notes are an integral part of the consolidated financial statements.

Selected Notes To Consolidated Financial Statements

For the Nine Months Ended September 30, 2003 and 2002 (unaudited)

Expressed in U.S. Dollars

1. Basis of Presentation

The accompanying unaudited consolidated financial statements have been prepared in accordance with accounting principles generally accepted in Canada for interim financial information. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in Canada for complete financial statements.

In the opinion of management, the accompanying unaudited consolidated financial statements contain all adjustments necessary to present fairly the financial position of Gold Reserve Inc. and subsidiaries (the "Company") as of September 30, 2003, and the results of operations and the cash flows for the nine months ended September 30, 2003 and 2002. The results of operations for the nine months ended September 30, 2003 and 2002 are not necessarily indicative of the results to be expected for the full year.

These financial statements follow the same accounting policies and methods of their application as the most recent annual financial statements and should be read in conjunction with the consolidated financial statements including notes thereto included in the Company's 2002 annual report.

2. Geographic Segments

Net Loss for the Three and Nine Months Ended September 30, 2003 and 2002

	Three Mor	Three Months Ended		Nine Months Ended	
	2003	2002	2003	2002	
United States	\$ 331,511	\$ 292,110	\$ 962,499	\$ 880,323	
Venezuela	477,765	351,163	1,111,646	1,367,934	
Consolidated	\$ 809,276	\$ 643,273	\$ 2,074,145	\$ 2,248,257	

Selected Notes To Consolidated Financial Statements

For the Nine Months Ended September 30, 2003 and 2002 (unaudited)

Expressed in U.S. Dollars

3. Share Option Plan:

The Company's Equity Incentive Plan (the "Plan") allows for the granting of common share purchase options to officers, directors and key individuals for terms of up to ten years. The vesting period of options ranges from immediately to up to three years. There were 598,641 options remaining for future grants at September 30, 2003. Share option transactions for the nine months ended September 30, 2003 and 2002 are as follows:

	2003		2002	
		Weighted		Weighted
		Average		Average
		Exercise		Exercise
	Shares	Price	Shares	Price
Options outstanding at beginning of period	3,368,549	\$ 0.80	3,421,950	\$ 0.81
Options exercised	(55,000)	\$ 0.73	(18,000)	\$ 0.72
Options canceled			(50,901)	\$ 1.21
Options granted	128,075	\$ 1.56	15,500	\$ 1.10
Options outstanding at end of period	3,441,624	\$ 0.83	3,368,549	\$ 0.80
Options exercisable at end of period	3,299,320	\$ 0.81	3,310,217	\$ 0.80

	Price	Price	
	Range	Range	
Exercise price at end of period	\$ 0.50 - \$ 1.58	\$ 0.50 - \$ 1.50	
Exercise price for exercisable shares	\$ 0.50 - \$ 1.58	\$ 0.50 - \$ 1.50	

Effective January 1, 2002, the Company adopted the requirements of the new Canadian Institute of Chartered Accountants standard concerning the accounting for stock-based compensation. No compensation expense is recognized if the exercise price of the stock options at date of grant is equal to market value.

The Company elected not to adopt the fair value method of accounting for stock options. Had the fair value method of accounting been followed, the Company would have recorded additional compensation expense of \$152,337 and \$12,993 for the nine months ended September 2003 and 2002, respectively. The fair value of the options granted was calculated using the Black-Scholes model assuming a risk free interest rate of 4%, expected life of five years, expected volatility of 100% and a dividend yield of nil. The effect of such adjustment on proforma basic and diluted net loss per share would have been nil for the nine months ended September 30, 2003 and 2002, respectively.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

GOLD RESERVE INC.

By: s/ Robert A. McGuinness Vice President – Finance & CFO November 25, 2003